

**Applicant's Responses to the Examiner's Rejections, Arguments and Objections****Request for Citation**

Applicant reviewed McGrow finding McGrow to be silent on the type of bacteria and on temperature. Applicant further went on to perform a word search in McGrow from the electronic version of McGrow available at uspto.gov. Applicant was not able to locate within McGrow: "meso", "thermo" or "temp". Therefore, Applicant concludes that McGrow is silent on the type of bacteria and on temperature.

Applicant apologizes to the Examiner for Applicant's error and corrects Applicant Argument herein. Applicant thanks the Examiner for bringing to the attention of Applicant.

**37 CFR 1.173(b)**

Applicant has corrected within this Office Action Response the underlining of "n" in the word "an" located within claim 10. Applicant apologizes for this error and thanks the Examiner for bringing to the attention of Applicant.

Applicant cannot further locate any amendment to claim 1 or 15 which does not comply with 37 CFR 1.173(b). If the Examiner can identify, Applicant will gladly correct.

**Claim Objections**

Within claim 16, the word "is" has been replaced with the word "are" for grammar.

The Examiner has asked of applicant to change claims 24, 47 and 54 to read "has a molecular weight" instead of "comprises a molecular weight". Applicant respectfully disagrees with the Examiner; as, Applicant is not aware of any polymer manufactured which has only one specific molecular weight. As is known in the art and is not taught differently within the instant specification, the molecular weight of manufactured polymers comprise a range of molecular weights and not just one molecular weight. In light of this fact, Applicant's claim wording with "comprises" is proper. Applicant appreciates argument of the Examiner.

**112, second paragraph, "adding...separate"**

Applicant respectfully presents to the Examiner that both of the Examiner's Rejections are answered in the claim language. Specifically, the independent claim reads:

1. A method for dewatering biological sludge from a thermophilic digestion process, comprising:

- a. adding a polymeric quaternary ammonium compound, as primary component, to the biological sludge; and
- b. adding to the biological sludge a cationic polyacrylamide or separate from the polymeric quaternary ammonium compound adding an anionic polyacrylamide;

such that the polymeric quaternary ammonium compound and the polyacrylamide enhance dewatering of the sludge.

In relation to 1) "regard to whether the cationic polyacrylamide is in physical contact with the polymeric quaternary ammonium compound at the time of addition", Applicant respectfully presents to the Examiner that Applicant has not taught in the instant specification either means over the other; therefore, Applicant claims both means of addition (contact and none contact) and does not rule out either means of addition. Therefore, the Examiner's Rejection is respectfully traversed. In relation to 2) "adding an anionic polyacrylamide while it is not in physical contact with the polymeric quaternary ammonium compound", Applicant has claimed "separate from the polymeric quaternary ammonium compound adding an anionic polyacrylamide". If the two are added separately, then the two cannot be in physical contact; therefore, the Examiner's Rejection is respectfully traversed.

The description "poly" has been inserted in claims 2 and 3.

#### **112, second paragraph, Improper Markush language**

Applicant has removed the Markush claim language from claim 22. Applicant thanks the Examiner for noticing this claim language deficiency.

#### **112, second paragraph, Essential steps omitted**

In relation to claims 33-38, Applicant respectfully presents to the Examiner that "essential steps" have not been omitted. The Examiner's quotation from the specification is from the description of a specific chemical method, specifically method 1 (col. 5 lines 42-45) wherein is taught "the polyquaternary amine [sic] chemical components used in the chemical method is not large enough to create large enough flocs to dewater the sludge". This teaching is in contrast to a prior teaching within the specification, which again, does not relate to the chemical methods. Applicant specifically refers the Examiner to column 5 lines 2 through 4 of the instant specification, wherein is stated:

"The significant improvements of this invention in sludge dewatering are accomplished by the addition of polyquaternary amines to the sludge."

Therefore, and in conclusion, the polyacrylamide contemplated by the Examiner is only necessary and is only taught by Applicant to be necessary when the polymeric quaternary ammonium compound "is not large enough". Applicant also refers the Examiner to col. 3 lines 60 – 63 of the instant specification, wherein is stated:

"An additional object of the invention is to devise a method for dewatering of biological sludge that has been digested by a thermophilic digestion process with **polyquaternary amine being used as the primary component.**" (Emphasis added)

In relation to dewatering within claim 33, Applicant fails to see the Examiner's Argument; as, once the polymeric quaternary ammonium compound is added, as taught by Applicant and referenced previous, the water and the sludge have been separated. Therefore, there is no essential step missing.

In relation to dewatering within claims 33, 35-38 and 40, Applicant presents to the Examiner that this proceeding is not limited to Methods 1 and 2 within the instant specification. Applicant respectfully presents to the Examiner that there are teachings within the instant specification which are outside of Methods 1 and 2, as well as Methods 3 and 4.

Applicant respectfully presents to the Examiner that the quotation "the polyquaternary amine does not contain enough molecular weight for dewatering of the sludge" is taught from within Method 1 and is therefore a teaching directly related to Method 1. This is while the above quotations in columns 3 and 5 are taken outside of and prior to the specific teachings of Methods 1 and 2 of the instant specification. Applicant respectfully presents to the Examiner that Method 1 teaches a method of dewatering when the polyquaternary ammonium compound does NOT provide enough molecular weight. Applicant respectfully refers the Examiner to MPEP 1412.01 and the case law referenced therein, e.g. *In re Doyle*, as discussed further by Applicant previous in this proceeding.

Further, Applicant respectfully presents to the Examiner that while Methods 3 and 4 have been restricted from this proceeding, such a restriction DOES NOT limit this proceeding to only Methods 1 and 2. Applicant again respectfully refers the Examiner to MPEP 1412.01 and the case law referenced therein, e.g. *In re Doyle*, as discussed further by Applicant/Owner previous in this

proceeding. Applicant respectfully presents to the Examiner that the Examiner is reading limitations into the instant claims.

### 35 U.S.C. 103(a) Rejections

#### Eberhard, McGrow and Williams

Applicant agrees with the Examiner that Eberhard teaches the dewatering of a thermophilic biological sludge comprising a cationic polyacrylamide; however, Eberhard requires that the cationic polyacrylamide be used in concert with an enzyme and a chelant, which are added at a separate process location. Specifically, Eberhard teaches in the Abstract:

The invention relates to the conditioning of liquid organic substances and biomass, particularly of municipal sewage sludge, with the help of chelating agents and enzymes, by breaking the organic substance down in an aerobic-conditioning reactor by addition of chelating agents and enzymes, this is discontinued prior to the complete dissolution of the organic matter after a time period of 0.5 to 20 hours. The mixture of substances is then subjected to an open-top non-aerated postreaction phase of 5 to 15 hours during which biogenous flocculation takes place. A solid-liquid separation follows.

} Emphasis Added

Again, in col. 3 is stated:

The task of this invention is to develop a process to treat liquid organic substances, suitably sewage sludge, within an extremely short reaction time and by the use of enzymes and chelating agents so that their particle size and surface activities permit a biogenous flocculation and more easy separation of the solids from the liquid phase in a subsequent dewatering stage.

5  
10 } Emphasis Added

Therefore, Eberhard requires two components which are not claimed in the instant claims and which are used in the process at a point separate from dewatering. Then, in the dewatering process, Eberhard **Teaches Away** from the instant claims by only requiring a cationic polyacrylamide. Specifically, as quoted by the Examiner "Eberhard describes a method for dewatering biological sludge from a thermophilic digestion process comprising the step of adding to the thermophilic biological sludge a cationic polyacrylamide such that the

polyacrylamide enhances dewatering of the sludge.” This is while, Applicant teaches that a polyacrylamide alone is not effective to dewater the thermophilic biological sludge. Specifically, Applicant states in column 1:

Meanwhile, traditional polyacrylamide polymers used for dewatering have been shown to perform very poorly in tests for dewatering of sludge that has been digested by any thermophilic digestion process.

The Examiner, then, must note that Eberhard in the dewatering of biological sludge from a thermophilic digestion process teaches that there is only the need of a polyacrylamide at the stage of dewatering in order to dewater biological sludge from a thermophilic digestion process; and having such a teaching, Eberhard teaches away from the instant claims.

In relation to McGrow, the Examiner is not accurately quoting McGrow. McGrow states in col. 2:

Accordingly the commercially preferred process  
25 involved the adoption of a single treatment using a  
conventional high molecular weight cationic flocculant  
polymer, typically intrinsic viscosity 6 to 8 dl/g. This  
greatly reduces the treatment costs and gives results  
that have been considered adequate. However if the  
30 doses are not controlled accurately, and if overdosing  
occurs, there is a tendency to form large gelatinous  
flocs which can release free water very quickly and  
cause blockage of feed holes, this effect being known as  
coring. Coring prevents full utilisation of the press  
35 chambers and so results in reduction in the volume of  
sludge that can be processed and it reduces the dry  
solids content of the resultant cake. Reducing the dose  
can permit better filling of the filter press but filterabil-  
ity is still inferior, leading to increased cycle time and  
40 reduced cake dry solids.

} Emphasis added

McGrow states again in col. 6 lines 30 - 45:

“Compared to the traditional methods using the high molecular weight flocculant alone, the method of the invention gives numerous advantages. The flocs are small, evenly structured and highly filterable and have good shear stability, and the system is relatively resistant to overdosing. Thus the risk of the formation of gelatinous flocs with the consequential disadvantages of coring and reduced productivity can be avoided. In particular, higher cake dry solids can be obtained, again because of the better floc structure. The process is also less susceptible to underdosing, which previously would have led to poor filterability and longer cycle times. Thus, overall, the process can give reduced cycle time, drier cake, better

utilization of the capacity of the filter or belt press, improved filtrate quality, better cake release from the cloth, and cleaner filter cloths.” (Emphasis added)

Therefore, while McGrow DOES NOT teach the dewatering of bio-solids from a thermophilic digestion process, McGrow specifically teaches that the use of a cationic polyacrylamide alone “greatly reduces the treatment costs and gives results that have been considered adequate”. **The Examiner must note that this statement in McGrow teaches away from the instant claims.** McGrow, then, goes on to state that the McGrow invention provides “resistan[ce] to overdosing. Thus the risk of the formation of gelatinous flocs and coring (*from overdosing*) and the associated reduced productivity can be avoided”. **Therefore, the teaching of McGrow is in the case of gelatin formation or coring resulting from overdosing. Neither of these challenges are taught or suggested in the instant application.**

In contrast to McGrow, as is claimed by and taught by Applicant, the dewatering of bio-solids from a thermophilic digestion process relate to the “need” to form of a floc that dewateres well as compared to mesophiles, specifically col. 1 lines 30 -55 states:

“Meanwhile, traditional polyacrylamide polymers used for dewatering have been shown to perform very poorly in tests for dewatering of sludge that has been digested by any thermophilic digestion process. The goal of dewatering is to convert the sludge to a cake of such dryness that the dewatered sludge can be hauled as a solid to a final disposal site at minimal cost. To minimize the amount of sludge to be handled and to minimize dewatering and handling costs associated with the wasted sludge, most biological treatment systems waste the sludge to a digester or a digestion system.”

Further, the instant specification states in col. 2 lines 25 – 36 state:

“Despite the disadvantages of mesophilic bacteria, mesophilic bacteria are preferable in relation to the dewatering of digested sludge. Mesophilic bacteria naturally secrete a polysaccharide which acts as a tackifier providing a chemical mechanism of floc formation. This chemical mechanism is an aid to traditional cationic polyacrylamides to begin the dewatering process. However, thermophilic bacteria do not secrete a tackifying polysaccharide. Furthermore, thermophilic bacteria naturally repel each other. This repelling nature of thermophilic bacteria makes the dewatering of sludge from the thermophilic digestion process expensive and difficult.”

Applicant also teaches and demonstrates in col. 4 lines 59 – 65:

“The best performing traditional polyacrylamide technology utilized at the site of this invention was Nalco 9909, manufactured by Nalco Chemical, Inc. Usage of Nalco 9909 results in a **dry polymer dosage often near 2,000 ppm and usually near 1,700 ppm treating sludge near 4 percent solids. Even at this dosage, plant throughput was at 20 percent of rated capacity.**” (Emphasis added)

This horrendous chemical dosage is in very strong contrast to any dosing discussion within McGrow, which was thought to be an overdose and is in strong contrast to any dosing taught within any of the Examiner's Citations. Further, this horrendous chemical dosage should have comprised gelatin or coring, as taught by McGrow, for one of ordinary skill in the art to have applied McGrow.

Therefore, given the teachings of McGrow in combination with the facts of dewatering thermophiles, there is no reason for one of ordinary skill in the art to try the instant claims from the teachings of McGrow; as, McGrow teaches a solution to a different problem (purpose), which is specifically related to mesophiles and is in stark contrast to the problem (purpose) associated with thermophiles. Applicant refers the Examiner to MPEP 2141.02.

This is while an article by Dentel, Steven K. and Chitkela, Srinivasarao; Evaluation of Dual Chemical Conditioning and Dewatering of Anaerobically Digested Biosolids The Final Report Sludge Dewaterability Assessment for East Bay Municipal Utility District (EBMUD) California, June 1995 (Dentel 1995), and previously cited in this proceeding concludes on page 9 that:

"As a rule of thumb, it appears that adding a proportion of one chemical's optimum dosage reduces the requirement for the other by the same amount.... If this rule were invariably true, it would always be most economical to use only one of the conditioning chemicals by itself. However, the CST results also indicated that sole use of ferric chloride or HDTMA (quaternary salt) did not provide adequate dewaterability even at the optimum dose..."

And, on page 11 that:

"The use of ferric chloride or HDTMA (a quaternary salt) as a preconditioner can reduce the polymer requirement, this is not a cost effective option at current prices for these additives."

Therefore, as late as 1996 it was not known to be economical to "precondition" a biological sludge with a polyquaternary amine, regardless of the teachings of McGrow. If McGrow made it obvious to precondition bio-solids with a polyquaternary ammine, then why did Dentel and Chitkela, working for a well established University, directly **teach away** from McGrow 6 years later?

Further, the Dentel 1995 and Chitkela 1996 articles are timelier to the instant invention than is McGrow. Fall of 1996 is the time frame of the parent instant application. Therefore, Dentel 1995 and Chitkela 1996 are much closer references to the instant invention and the instant claims than is McGrow. Applicant/Owner refers the Examiner to MPEP 716.02(e).

The above is while Dentel 1995 further states on page 2 that:

"The success of any conditioning process will also depend on the specific dewatering process employed.

Thus, the conditioning process is a multivariate problem with no simple strategy available for optimization. At present, the required dosages for chemical conditioners must be determined empirically. With this being the case, the use of multiple chemical additives becomes less feasible because of the difficulty in identifying a proper dosage combination." (Emphasis added)

And, Chitikela 1996 further states that:

"The success of any conditioning process will also depend on the specific dewatering process employed. Thus, the sludge conditioning process is a multivariate problem with no simple strategy available for its optimization. At present, the required dosages for chemical conditioners must be determined empirically. With this being the case, the use of multiple chemical additives become less feasible because of the difficulty in identifying a proper dose combination."

Therefore, the instant invention could not have been obvious at the time of filing for the instant invention; as: both Dentel 1995 and Chitikela 1996 taught not to practice the instant application and the instant claims (teaching away), and at the time of the instant invention it was "less feasible" to develop the instant invention due to the "difficulty" of a "multivariate problem". This teaching is presented for a traditional mesophilic biological sludge; while, the difficulty is enhanced and the feasibility is reduced with the further complication of a thermophilic biological sludge (undue experimentation to develop the instant claims).

The above statements and teachings from June 1995 and August 1996 are while the parent application for the instant application, e.g. 08/721,557, was filed on 09/26/96. Therefore, at the time of the instant invention, "means by which chemical conditioners interact with the colloidal phase in biological suspensions to facilitate the release of water [was] poorly understood". This is while at the time of the instant invention, Dentel 1995 and Chitikela 1996 demonstrate that "the optimal amounts and types of conditioners required depending on a variety of factors": 1) "aqueous and surface chemistries of the sludge", 2) "physical properties of the suspended solids, which are determined by characteristics of the original wastewater and by the operational parameters for the various treatment processes employed with the plant", and 3) "the chemistry of any chemical conditioner used, and how it interacts with the biosolids".



These teachings at the time of the instant invention are while none of the cited references alone or in combination teach a "method for dewatering thermophilic biological sludge" comprising any of these factors; this is regardless of the application purpose of the instant claims to thermophilic biological sludge. The instant invention teaches the dewatering of a thermophilic biological sludge, e.g. 1) "aqueous and surface chemistries of the sludge" in column 2:

Despite the disadvantages of mesophilic bacteria, meso-  
45 phylic bacteria are preferable in relation to the dewatering of digested sludge. Mesophilic bacteria naturally secrete a polysaccharide which acts as a tackifier providing a chemical mechanism of floc formation. This chemical mechanism is an aid to traditional cationic polyacrylamides to begin the  
50 dewatering process. However, thermophilic bacteria do not secrete a tackifying polysaccharide. Furthermore, thermophilic bacteria naturally repel each other. This repelling nature of thermophilic bacteria makes the dewatering of sludge from the thermophilic digestion process expensive  
55 and difficult.

The instant invention also teaches, 2) "physical properties of the suspended solids, which are determined by characteristics of the original wastewater and by the operational parameters for the various treatment processes employed with the plant" in column 2:

At temperatures of at least about 115° F., active bacteria are of the thermophilic variety. Aerobic and/or anaerobic thermophilic microorganisms are  
30 used to carry out any required degradation in a thermophilic, exothermic process. The thermophilic digestion system relies on high operating temperatures (greater than about 55° C. or 131° F.) to achieve a substantial pathogen destruction. While a fraction of the energy released from the thermo-  
35 philic process is stored intracellularly to form new cells, a larger fraction of the energy is released as heat into the environment. The released heat is the major heat source used to achieve the desired operating temperature. Experiments have shown that between about 8,500 and 13,000 BTU are released with the thermophilic digestion of one pound of  
40 volatile solids (bacteria). By maintaining a sufficient temperature for a required period of time, pathogenic organisms are reduced to below detectable levels.

Lastly, the instant invention teaches, 3) "the chemistry of any chemical conditioner used, and how it interacts with the biosolids" in column 5:

The significant improvements of this invention in sludge dewatering are accomplished by the addition of polyquaternary amines to the sludge. Di-allyl di-methyl ammonium chlorides (DADMAC) and epichlorohydrin di-methyl amine (epi-DMA) are two preferred polyquaternary amines used in sludge dewatering. Both of these polyquaternary amine moieties have been found to provide sites for the dewatering of sludge from the thermophilic digestion process.

And, again in column 7:

#### EXAMPLE 1

A bench test was performed utilizing an electrical variable speed beaker stir system, commonly referred to as a jar test. 2000 ppm of CV 3750 (20% active) were added to 500 ml of sludge from the thermophilic digestion system. The percentage of solids in the sludge was about 4.4 percent. The beaker was allowed to stir at 120 rpm for 30 seconds. At 30 seconds, the rpm was reduced to 90 and 1500 ppm of CV 5120 in a 0.25 percent solution were added to the beaker. After 15 seconds, the stir speed was slowed to 30 rpm and mixed for another 30 seconds. Large, heavy floc (e.g. with a diameter of at least about 4 mm) was formed with a somewhat cloudy supernatant.

And, again in column 9:

#### EXAMPLE 7

A plant test was performed on Sep. 10, 1996 at the municipal wastewater treatment facility for the City of College Station Texas. This facility has a thermophilic digestion system as designed by Kruger, Inc. The average temperature of the digester is usually near 65° C. Dewatering is accomplished on a Sharpels Polymixer 75000 centrifuge. Polymer inversion is accomplished on a Polymixer 500 which is designed for a dry polymer. Normal plant operation requires 1500 to 2000 ppm of Nalco 9909 obtaining variable sludge cake dryness, a final centrate that is usually much over 200 ppm of total suspended solid and a plant throughput of 10 to 15 gpm sludge. The centrifuge was started up on CV 5380 and Nalco 9909 with the CV 5380 having a polymer concentration of 400 ppm and the Nalco 9909 having a concentration of 450 ppm. The centrifuge was run between 45 and 55 gpm of sludge throughput. The produced sludge was over 18 percent cake solids. The centrate was less than 50 TSS.

Therefore, at the time of the instant invention "means by which chemical conditioners interact with the colloidal phase in biological suspensions to facilitate the release of water was poorly understood", while it was known at the time of the instant invention that three teachings were needed to understand said means, all of which are taught by Applicant in the instant specification; again: "Aqueous and surface chemistries of the sludge"; "Physical properties of the suspended solids, which are determined by characteristics of the original wastewater and by the operational parameters for the various treatment processes employed with the plant"; and "The chemistry of any chemical conditioner used, and how it interacts with the biosolids".

Therefore, as previously presented and is furthered herein, Applicant discovered "the source of the problem" and taught a solution to "the source of the problem" in the instant specification. This is while "the source of the problem" to dewater thermophilic biosolids was not taught or suggested by others, as was required in the art.

This above is while the previously presented US EPA Document TBS Prakasam, et al. *Effect of Recycling Thermophilic Sludge on the Activated Sludge Process*, EPA Project Summary 5, Sept. 1990 states under the heading of Dewaterability:

"Capillary suction time (CST) measurements at various polymer dosages indicated that mesophilic sludge required a lower polymer dosage than did the thermophilic sludge (10 vs. 22.5 kg/dry tonne) to achieve the minimum CST that was possible. The thermophilic sludge, however, exhibited highest floc strength than did the mesophilic sludge.

Pilot scale centrifuge studies confirmed that the thermophilic sludge required a higher polymer dosage than did the mesophilic sludge. At optimal polymer dosages, those studies also indicated that the mesophilic sludge approached 100% solids capture whereas the thermophilic solids approached a maximum of 96% solids capture. The lower solids capture with thermophilic sludge probably resulted from the higher concentration of fine particles in it than in the mesophilic sludge."

The report goes on to recommend that:

"Based on the lack of effect on sludge mass and the increase in digestion capability required, the Torpsy process is not recommended for Chicago's conventional rate activated sludge plants. Nor is thermophilic digestion as the terminal sludge digestion process recommended if the sludge is to be used at a site with nearby neighbors."

Therefore, the teachings of the instant invention were not obvious to the industry in September of 1990, wherein the US EPA, taught away from the instant claims; while again, in 1995 and 1996 the instant claims were taught away from by a recognized University Authority, presented previous. This is in addition to a teaching away by both Eberhard and McGrow. Applicant refers the Examiner to MPEP 2141.02 VI; 2141.03 VI; 2144.05 III; 2144.07 III; 2144.08(c) & 2145 X D.

Applicant, then further, refers the Examiner to the declarations on file, wherein it is evidenced that there existed at the time of filing for the instant application, at College Station, Texas, a difficulty to dewater biological solids from a thermophilic digestion process while the instant claims were not practiced; and wherein, it was only after teachings of Applicant that instant claim 1 was practiced in College Station, Texas, e.g. Allied Colloids. This fact is furthered in the declarations on file wherein the Examiner can note that at Texarkana, Texas it was only after teachings of Applicant that instant claim 33 was practiced in Texarkana, Texas. Therefore, at a time wherein the Examiner's Citations were available, the instant claims were not obvious at two locations without the teachings of Applicant.

In addition, at the time of the instant invention, those of ordinary skill in the art would have had available the US EPA (1990), Dentel 1995 and Chitikela 1996 references. Therefore, for one of ordinary skill in the art to have developed the instant invention and the instant claims from the Examiner's Citations, at the time of the instant invention, one of ordinary skill in the art would have had to: 1) apply McGrow to the dewatering of thermophilic bio-solids when there is no teaching in McGrow in relation to thermophilic bio-solids, 2) apply Eberhard while ignoring the fact that cationic polyacrylamides alone are unsuccessful in the watering of thermophilic bio-solids, as evidenced in the instant invention, and use a cationic polyacrylamide alone anyway, 3) ignore the teachings in McGrow, which refer to gelatin formation and coring, neither of which is a challenge with the dewatering of thermophilic bio-solids, 4) ignore the teachings of Dentel 1995 and Chitikela 1996 and apply a polyquaternary amine anyway as a pre-conditioner, 5) apply all of the above in light of Eberhard, while Eberhard teaches the use of an enzyme and a chelant, all the while ignoring the use of an enzyme and a chelant as taught in Eberhard, while 6) replacing both the enzyme and the chelant in Eberhard with a polymeric quaternary ammonium compound against the teachings of Dentel 1995 and Chitikela 1996.

Applicant presents to the Examiner that such an irrational path is not a path for one of ordinary skill in the art; or quite frankly, for one of expert skill in the art; there are just too many irrational decisions which must be made with the cited references at the time of the instant

specification without having the instant claims or the teachings in the instant specification. This is while, due to the teachings of McGrow, the only reason to go against Dentel 1995 and Chitkela 1996 would be in the instances of **"coring" or of "gelatin formation", neither of which is remotely an issue with the dewatering of thermophilic bio-solids.** This is all while the **instant invention is for a different purpose, e.g. the dewatering of "thermophilic" bio-solids; and, it would have been obvious to one of ordinary skill in the art that the dewatering of thermophilic bio-solids is a "different purpose" than the dewatering of mesophilic bio-solids; as, mesophilic bio-solids are traditionally dewatered with a cationic polyacrylamide; while, as taught and demonstrated in the instant invention, thermophilic bio-solids are difficult at best to dewater with a cationic polyacrylamide. Therefore, and without question, to one of ordinary skill in the art, the dewatering of mesophilic bio-solids and the dewatering of thermophilic bio-solids are different purposes.** Then, in order to develop the instant invention, one of ordinary skill in the art would have to take the teachings of McGrow for dewatering challenges in relation to mesophiles, which are not at all an issue with thermophiles, and apply McGrow to thermophiles, again different purposes, while ignoring the teachings in Eberhard as to the use of a chelant and dispersant while replacing the chelant and the dispersant in Eberhard with a polymeric quaternary ammonium compound, which again goes against a very timely references of Dentel 1995 and Chitkela 1996. Wow!

Given the requirements for and rather irrational decision making required for one of ordinary skill in the art at the time of the instant invention to develop the instant invention, Applicant respectfully states that the Examiner's cited combination, e.g. Eberhard in view of Williams and McGrow is "hindsight reconstruction". Applicant refers the Examiner to MPEP 2144.06, 2141.01III and 2145 X.

Applicant would like to respectfully quote MPEP Section 2143.03 which states, "If an independent claim is non-obvious under 35 U.S.C. 103, then any claim depending there from is non-obvious *In re Fine*, 837 F2d.1071, 5 USPQ 2d 1596, Fed. Cir. 1988".

### **Eberhard, McGrow and Sak**

Applicant/Owner would like to respectfully quote MPEP Section 2143.03 which states, "If an independent claim is non-obvious under 35 U.S.C. 103, then any claim depending there from is non-obvious *In re Fine*, 837 F2d.1071, 5 USPQ 2d 1596, Fed. Cir. 1988". As Applicant has respectfully

traversed the Examiner's Rejection of claim 1, from which claim 14 depends, Applicant respectfully requests an allowance of claim 14 as presented.

### **Eberhard, McGrow, Williams and Coscia, Tanaka or Neff**

Applicant/Owner would like to respectfully quote MPEP Section 2143.03 which states, "If an independent claim is non-obvious under 35 U.S.C. 103, then any claim depending there from is non-obvious *In re Fine*, 837 F2d.1071, 5 USPQ 2d 1596, Fed. Cir. 1988". As Applicant has respectfully traversed the Examiner's Rejection of claim 1, from which claim 3 depends, Applicant respectfully requests an allowance of claim 3 as presented.

### **Eberhard and Payne**

Payne teaches for a different purpose; Payne teaches for the dewatering of minerals. Specifically, in the Abstract, Payne teaches:

An aqueous suspension of coagulatable material is coagulated by adding polymeric coagulant to the suspension and then separating the resultant coagulated material from the liquor. The coagulatable material may be present in the aqueous suspension as a suspension of suspended solids or as colloiddally dispersed solids. The suspension may be coal tailings or other aqueous (generally mineral) suspension.

} Emphasis added

Further, none of the Examiner's cited references teach treating a thermophilic biological sludge, or any sludge, singularly with a polymeric quaternary ammonium compound, as claimed in instant claim 33:

33. A method for dewatering a sludge comprising water and thermophiles, the method comprising:

adding to the sludge a polymeric quaternary ammonium compound.

Payne is totally silent on the dewatering of thermophilic sludge or any type of biological sludge for that matter. To be sure of this fact, after reviewing Payne manually, Applicant obtained an electronic copy of Payne at uspto.gov and performed a word search for: "biologic", "meso", "thermo" and "municipal"; none of these are even located in Payne.

As previously presented: Eberhard requires an enzyme and a chelant, while not requiring a polymeric quaternary ammonium compound; McGrow requires use of a cationic polyacrylamide while

teaching for a different purpose; and Payne is for a totally different application (purpose) while in contrast to claim 33 requiring an anionic polyacrylamide. And, as Eberhard and Payne are for different purposes, it is not rational for one of ordinary skill in the art to combine Eberhard and Payne to obtain the instant claims.

In regards to claims 35, 38 and 40, Applicant would like to respectfully quote MPEP Section 2143.03 which states, "If an independent claim is non-obvious under 35 U.S.C. 103, then any claim depending there from is non-obvious *In re Fine*, 837 F2d.1071, 5 USPQ 2d 1596, Fed. Cir. 1988." As Applicant has respectfully traversed the Examiner's Rejection of claim 1, from which claim 4 depends, Applicant/Owner respectfully requests an allowance of claims 35, 38 and 40 as presented.

#### **Claim Allowance**

Applicant respectfully requests allowance of claims 1-8, 10-16, 22, 24-28, 33, 35-38, 40, 41, 44-48, 51-55, 58, 67-70, and 73 as amended and/or presented herein.

### Conclusion

Applicant respectfully requests entry of this Office Action Response and Amendment, along with favorable reconsideration of the pending claims. Applicant has respectfully provided to the Examiner facts and argument which support allowance of the claims. Specifically, Applicant has respectfully provided to the Examiner relevant facts and argument relating to: teaching away by notable published references at the time of the instant invention; teaching away by the citations; discovery of the source of the problem by Applicant, as evidenced in the instant application and as required by notable published references at the time of the instant application; hindsight reconstruction, as evidenced in the Examiner's Citations both at face value and when taken in context to notable publications at the time of the instant application; copying by others, after Applicant teachings, as evidenced in secondary considerations; and commercial success by others, after Applicant teachings, as evidenced in secondary considerations. Applicant has also presented that many of the Examiner's Citations are for a different purpose than that of the instant claims.

This amendment places the claims in a condition for allowance. Applicant requests that in view of this fact, this Office Action response and Amendment be entered, and after due consideration of the respectful presentation herein, the claims be allowed and a certificate be issued.

To facilitate the resolution of any issues or questions presented by this paper, Applicant respectfully requests that the Examiner directly contact the undersigned by phone to further the discussion, reconsideration and allowance of the claims.

Respectfully submitted,



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